

and insect fragments, including fragments of flies; and, Section 402 they had been prepared and packed under insanitary conditions when they may have become contaminated with filth.

DISPOSITION: March 25, 1949. The defendant having entered a plea the court imposed a fine of \$750 on each of two counts of the inf

**14556. Adulteration of butter. U. S. v. 323 Boxes (21,318 pounds)**  
(F. D. C. No. 23831. Sample No. 73540-H.)

LIBEL FILED: September 9, 1947, Northern District of Ohio.

ALLEGED SHIPMENT: On or about August 11, 1947, by the Sugar Creek Co., from Indianapolis, Ind.

PRODUCT: 323 66-pound boxes of butter at Cleveland, Ohio.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product in part of a decomposed substance since the article was made from de cream, as evidenced by the high mold mycelia count.

DISPOSITION: October 2, 1947. The Sugar Creek Creamery Co., claimant admitted the allegations of the libel, judgment of condemnation was and the product was ordered released under bond, to be converted in oil for use other than for human consumption, under the supervision Federal Security Agency.

**14557. Adulteration of butter. U. S. v. 282 Cartons (17,766 pounds)**  
(F. D. C. No. 26052. Sample Nos. 15078-K, 15179-K.)

LIBEL FILED: September 29, 1948, Northern District of Illinois.

ALLEGED SHIPMENT: On or about July 19, 1948, by Harp Foods Manuf Inc., from Shawnee, Okla.

PRODUCT: 282 63-pound cartons of butter at Chicago, Ill.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product con part of a decomposed substance since it had been made from de cream, as evidenced by the high mold mycelia count.

DISPOSITION: November 4, 1948. The Peter Fox Sons Co., Chicago, Ill., having consented to the entry of a decree, judgment of condemn entered and the product was ordered released under bond, for the se of that portion having a high mold mycelia count from the remainder conversion of the former into butter oil, under the supervision of the Drug Administration. The salvaging operations resulted in the re 158 cubes of butter as passable, and the conversion of 142 cubes int oil.

**14558. Adulteration of butter. U. S. v. 43 Cartons (2,795 pounds)**  
(F. D. C. No. 23925. Sample No. 89536-H.)

LIBEL FILED: September 19, 1947, Northern District of Illinois.

ALLEGED SHIPMENT: On or about August 8, 1947, by the Bridgewater Co., from Bridgewater, S. Dak.

PRODUCT: 43 65-pound cartons of butter at Chicago, Ill.

LABEL, IN PART: (Cartons) "Butter L. D. Schreiber & Co. Inc. Salt for The Marketing Association of America."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article con whole or in part of a filthy substance by reason of the presence of whole

maggot, insect fragments, mites, rodent hairs, and manure fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby where may have become contaminated with filth.

POSITION: October 10, 1947. The Marketing Association of America, Green Bay, Wis., claimant, having consented to the entry of a decree, judgment of information condemnation was entered and the product was ordered released under bond for conversion into a product not used for human food.

59. Adulteration of butter. U. S. v. 11 Cartons (693 pounds) \* \* \*. (F. D. C. No. 26172. Sample No. 8982-K.)

FILED: October 26, 1948, Southern District of New York.

REGED SHIPMENT: On or about October 1, 1948, by Dearmin & Co., from Odon, Ind.

DUCT: 11 63-pound cartons of butter at New York, N. Y.

URE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy, putrid, and decomposed substance by reason of presence of insect filth and rodent hairs and by reason of its having been was e from filthy cream.

POSITION: January 11, 1949. Default decree of condemnation. The product was ordered denatured for fat salvage purposes.

0. Adulteration of butter. U. S. v. 599 Cases \* \* \*. (F. D. C. No. 26059. Sample No. 3740-K.)

FILED: September 23, 1948, Eastern District of Virginia.

REGED SHIPMENT: On or about September 2, 1948, by Armour & Co. (Armour Creameries), from Louisville, Ky.

DUCT: 599 cases, each containing 60 1-pound prints, of butter at Norfolk, Va.

IN PART: "Armour Cloverbloom Butter."

URE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy and decomposed substance. (Analysis showed that the product contained mold mycelia, insects, insect fragments, and rodent (s.))

POSITION: December 3, 1948. Armour & Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond to be used for purposes other than for human consumption, under the supervision of the Food and Drug Administration.

Adulteration of butter. U. S. v. 40 Cases \* \* \* (and 1 other seizure action). (F. D. C. Nos. 24150, 24204. Sample Nos. 18828-K, 19036-K.)

FILED: October 3 and 23, 1947, Southern District of West Virginia and Southern District of Ohio.

REGED SHIPMENT: On or about September 18, 1947, by Pickerington Creamery, C., from Pickerington, Ohio, to Charleston, W. Va., and from Ashland, Ky., Pickerington and Columbus, Ohio.

DUCT: Butter. 40 cases, each containing 32 1-pound cartons, at Charleston, Va., and 287 pounds, packed in 32-pound cases, at Pickerington and Columbus, Ohio.

IN PART: "Mayflower Brand Creamery Butter."

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